Prob12A D/NV Form Rev. Mar. 2007

United States District Court

for

the District of Nevada

REPORT ON OFFENDER UNDER SUPERVISION September 16, 2011

AND ORDER

Name of Offender: ALFRED EMMIT WHITESIDE

Case Number: 2:10-cr-527-GMN-PAL

Name of Sentencing Judicial Officer: Honorable Margaret M. Morrow

Date of Original Sentence: <u>June 2, 2008</u>

Original Offense: Possession with Intent to Distribute Cocaine

Original Sentence: 10 months custody, 3 years supervised release

Date Supervision Commenced: <u>June 2, 2008</u>

Date Jurisdiction Transferred to District of Nevada: October 21, 2010

Name of Assigned Judicial Officer: Honorable Gloria M. Navarro

COMPLIANCE SUMMARY

Reference is made to the Probation Petitions dated October 29, 2010, and May 24, 2011, notifying the Court of Mr. Whiteside's new criminal conduct to include Robbery and Battery With Intent to Commit a Robbery, and a positive drug test for Phencyclidine (PCP). A status conference is currently scheduled for September 20, 2011.

The petition was based in part on new criminal charges filed by the State of Nevada, case number C272577. Mr. Whiteside had a jury trial, that concluded on September 2, 2011. Mr. Whiteside was found not guilty of all charges. District Attorney Bernie Zudrowski indicated that the victim in this case is very difficult and she was found by the jury to not be creditable. The probation office has attempted to contact the victim on multiple occasions, but has not been successful in doing so. All of the contact information for the victim is no longer valid and the probation office has no further way to contact her.

As a result of Mr. Whiteside's positive drug test for PCP, he was placed in the halfway house and referred for a substance abuse assessment. The counselor indicated the he does not meet the clinical criteria for substance abuse treatment. He been at the halfway house since June 3, 2011. He has also been on drug testing and had no further positive tests.

RE: ALFRED EMMIT WHITESIDE

Prob12A D/NV Form Rev. Mar. 2007

Due to the fact that Mr. Whiteside was found not guilty of all of his pending state charges, and that the probation office has no way to contact the victim in this case, the probation office requests that the Probation Petitions referenced previously be dismissed and any future court dates be vacated. The probation office believes that his halfway house placement, drug testing record, and treatment assessment results have been a sufficient sanction to his positive drug test. Mr. Whiteside would have expired from supervision on June 1, 2011, had he not been pending revocation. Therefore, unless Your Honor disagrees with this request, Mr. Whiteside will be released from supervision.

If Your Honor has any questions, please do not hesitate to contact me at (702) 527-7306.

Respectfully submitted,

JOEL NELSON

United States Probation Officer

APPROVED:

ROBERT G. AQUINO/

Supervising United States/Probation Officer

IT IS SO ORDERED this 19th day of September, 2011.

Gloria/M. Navarro

United States District Judge